#### Remarks

Reconsideration of this Application is respectfully requested. Applicants respectfully request that this Reply under 37 C.F.R. § 1.111 be entered by the Examiner, placing claims 1-4 and 6-49 in condition for allowance.

Applicants acknowledge with appreciation that the Examiner has withdrawn the rejections under 35 U.S.C. §§ 102(a) and 103(a) of Office Action mailed June 2, 2004, and found claims 3-4, 7, 9, 11, 17, 19-26, and 34-39 allowable.

Based on the following remarks, Applicants respectfully request that the Examiner reconsider all outstanding objections and rejections and that they be withdrawn.

### Information Disclosure Statement

The Examiner states that the Electronic Information Disclosure Statement filed on September 8, 2004, has not been received, but that the Examiner will consider the references cited upon receipt.

Applicants hereby provide a copy of the Electronic Information Disclosure Statement citing 13 documents along with a copy of the Fee Transmittal and the United States Patent and Trademark Office Acknowledgement Receipt confirming that the Electronic Information Disclosure Statement was filed on September 8, 2004. Applicants respectfully request that the Examiner initial and return a copy of the Electronic Information Disclosure Statement, and indicate in the official file wrapper of this patent application that the documents have been considered.

### Double Patenting

The Examiner has provisionally rejected claims 1, 2, 6, 8, 10, 12-16, 18, and 27-33 under the judicially created doctrine of obviousness-type double patenting as allegedly being unpatentable over claims 1-7, 9-20, 23-24, 26, and 29 of copending Application No. 10/403,089. Applicants respectfully traverse this rejection.

In order to expedite the allowance of the pending claims, Applicants hereby file a Terminal Disclaimer to Obviate a Provisional Double Patenting Rejection Over a Pending "Reference" Application. Reconsideration and withdrawal of the rejection under the judicially created doctrine of obviousness-type double patenting of claims 1, 2, 6, 8, 10, 12-16, 18, and 27-33 are respectfully requested.

### Allowable Subject Matter

The Examiner has objected to claims 3-4, 7, 9, 11, 17, 19-26, and 34-49 as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form.

In view of the above remarks, Applicants submit that the rejection of any base claim has been rendered moot and, thus, the objection to claims 3-4, 7, 9, 11, 17, 19-26, and 34-49 has been rendered moot. Therefore, reconsideration and withdrawal of the objection to claims 3-4, 7, 9, 11, 17, 19-26, and 34-49 are respectfully requested.

#### Conclusion

All of the stated grounds of objection and rejection have been properly traversed, accommodated, or rendered moot. Applicants therefore respectfully request that the

HEIKKILÄ et al. Appl. No. 09/967,184

- 5 -

Examiner reconsider all presently outstanding objections and rejections and that they be

withdrawn.

In view of the foregoing remarks, Applicants submit that the claimed invention is

neither anticipated nor rendered obvious in view of the prior art references cited against

this application. Applicants therefore request the entry of the Reply, the Examiner's

reconsideration and reexamination of the application, and the timely allowance of the

pending claims.

Applicants believe that a full and complete reply has been made to the

outstanding Office Action and, as such, the present application is in condition for

allowance.

If the Examiner believes, for any reason, that personal communication will

expedite prosecution of this application, the Examiner is invited to telephone the

undersigned at the number provided.

Prompt and favorable consideration of this Reply is respectfully requested.

Respectfully submitted,

STERNE, KESSLER, GOLDSTEIN & FOX P.L.L.C.

Michele A. Cimbala Attorney for Applicants

midd A-Cilde

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Date: April 27, 2005

1100 New York Avenue, N.W. Washington, D.C. 20005-3934 (202) 371-2600

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### UNITED STATES PATENT AND TRADEMARK OFFICE **ACKNOWLEDGEMENT RECEIPT**

APR 2 7 2005

Electronic Version 1.1 Stylesheet Version v1.1.1

Title of Invention

Method for Recovering Products

Submission Type:

Information Disclosure Statement

**Application Number:** 

09/967184

\*09/967184\*

EFS ID:

68119

Server Response:

Confirmation Code	Message		
ISVR1	Submission was successfully submitted - Even if Informational or Warning Messages appear below, please do not resubmit this application		
ICON1	5971		
USPTOEFSNotice	For assistance with e-filing a patent application, contact the Patent Electronic Business Center: Toll-Free Number:1(866) 217-9197 Website: http://www.uspto.gov/ebc/		

First Named Applicant:

Heikki Heikkila

Attorney Docket Number: 1427.0120000

Timestamp:

2004-09-08 14:59:48 EDT

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File Listing:

Doc. Name	File Name	Size (Bytes)
us-fee-sheet	IDS14270120000a-usfees.xml	1401
us-fee-sheet	us-fee-sheet.xsl	24912
us-fee-sheet	us-fee-sheet.dtd	11069
us-ids	IDS14270120000a-usidst.xml	3512
us-ids	us-ids.dtd	7763
us-ids	us-ids.xsl	12026
package-data	IDS14270120000a-pkda.xml	2168
package-data	package-data.dtd	27025
package-data	us-package-data.xsl	19263
	109139	

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Attorneys, ou=Patent and Trademark

Office,ou=Department of Commerce,o=U.S.

Government,c=US



## **ELECTRONIC INFORMATION DISCLOSURE STATEMENT**

Electronic Version v18 Stylesheet Version v18.0

APR 2 7 2005

Title of Invention

Method for Recovering Products

Application Number:

09/967184

\*09/967184\*

Confirmation Number:

5971

First Named Applicant:

Heikki Heikkila

Attorney Docket Number: 1427.0120000

Art Unit:

1623

Examiner:

Traviss C. McIntosh III.

Search string:

(6419828 or 5407817 or 5571703 or 5779164 or 5975439 or 6267309 or

5506123 or 5968362 or 6391204 or 5407580 or 5538637 or 5820687 or

5726046).pn.

Certification: This Information Disclosure Statement was submitted under the following conditions, which satisfies the requirement under 37 CFR 1.97(e). The filer certified:

That no item of information contained in the information disclosure statement was cited in a communication from a foreign patent office in a counterpart foreign application, and, to the knowledge of the person signing the certification after making reasonable inquiry, no item of information contained in the information disclosure statement was known to any individual designated in 37 CFR 1.56(c) more than three months prior to the filing of the information disclosure statement.

### **US Patent Documents**

Note: Applicant is not required to submit a paper copy of cited US Patent Documents

init	Cite.No.	Patent No.	Date	Patentee	Kind	Class	Subclass
	1	6419828	2002-07-16	Russo, Jr.			
	2	5407817	1995-04-18	Lightsey et al.	nieffalo et al. nieffalo et al. nieffalo et al.		
	3	5571703	1996-11-05	Chieffalo et al.			
	4	5779164	1998-07-14	Chieffalo et al.			
	5	5975439	1999-11-02	Chieffalo et al.			İ
	6	6267309	2001-07-31	Chieffalo et al.			
	7	5506123	1996-04-09	9 Chieffalo et al.			
	8	5968362	1999-10-19	Russo, Jr.			
	9	6391204	2002-05-21	Russo, Jr.			
	10	5407580	1995-04-18	Hester et al.			

11	5538637	1996-07-23	Hester et al.
12	5820687	1998-10-13	Farone et al.
13	5726046	1998-03-10	Farone et al.



# Signature

Examiner Name	Date



FEE TRANSMITTAL

Electronic Version v08 Stylesheet Version v08.0

APR 2 7 2005

ET & TRADEM

Title of Invention

Method for Recovering Products

**Application Number:** 

09/967184

\*09/967184\*

Date:

2001-09-28

First Named Applicant:

Heikki Heikkila

Attorney Docket Number: 1427.0120000

Art Unit:

1623

Examiner:

Traviss C. McIntosh III.

# **TOTAL FEE AUTHORIZED \$180**

Patent fees are subject to annual revisions on or about October 1st of each year.

BASIC FILING FEE

Fee Description	Fee Code	Amount \$	Fee Paid \$
Submission Of Information Disclosure Stmt Fee	1806	180	180

### **AUTHORIZED BILLING INFORMATION**

The commissioner is hereby authorized to charge indicated fees and credit any overpayments to:

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